

REMARKS

Applicant would like to thank the Examiner for the careful consideration given the present application. The application has been reviewed in light of the Office Action, and it is respectfully submitted that the application as amended is in condition for allowance.

Claims 1, 2, 11, and 14 have been amended. Claim 13 and 16 have been amended with the subject matter of claim 15, and claim 15 has been canceled.

Claims 1-19 stand rejected under 35 U.S.C. 102(b) as being anticipated by Yoshinori (JPN 2001-303829). For at least the following reasons, the Examiner's rejection is respectfully traversed.

Yoshinori does not disclose or teach "wherein an initial movement from an accommodation position inside the frame member of the movable member by the driving means has a movement component in a forward direction with respect to the apparatus body at a position of the first shaft and a position of a front end of the movable member, which is at an opposite end and side to the first shaft" as recited in claim 1. Similar language is found in claim 11.

Yoshinori discloses panel 6, 12 that is rotated around shaft 2b, 13a (Figs. 3 and 7-8). In Yoshinori, the shaft 2a, 13a appears to have a movement component in a forward direction when the panel 6, 12 initially moves from the accommodation position inside the frame member. However, the front end of the panel 12, which is at an opposite end and side to the shaft 13a, appears to have a movement component in a *backward* direction when the panel 12 initially moves from the accommodation position inside the frame member.

Since Yoshinori does not teach that the front end of the panel 12 has movement component in a *forward* direction, Yoshinori fails to disclose or teach an initial movement from

an accommodation position inside the frame member of the movable member has a movement component in a *forward* direction with respect to the apparatus body at a position of the first shaft and a position of a front end of the movable member that is at an opposite end and side to the first shaft. Thus, Yoshinori does not disclose or suggest all the element of the claimed invention.

With regard to claim 12, Yoshinori does not disclose or suggest “inserting the protruded pieces of the jig into the frame member from a front of the frame member; inserting the apparatus body including the movable member between the protruded pieces from a rear of the frame member; positioning the movable member with respect to the frame member; and fixing the apparatus body and the frame member” as recited in claim 12.

Yoshinori merely discloses a panel 6, 12 that is rotated around shaft (Figs. 3 and 7-8). Yoshinori does not disclose or teach inserting pieces of a jig into a frame member; inserting an apparatus body including the panel between jig pieces; positioning the panel with respect to a frame member; and fixing an apparatus body and a frame member. Therefore, Yoshinori does not disclose or teach all the elements of the claimed invention.

With regard to amended claims 13 and 16, Yoshinori does not disclose or suggest that a “rotating shaft of the movable member is positioned in the same place as a top of an upper end of a front surface of the movable member or is positioned forward therefrom in the forward and backward directions of the apparatus body in a condition when the movable member is set in the most erected state” as recited in claims 13 and 16.

Yoshinori discloses a panel 6, 12 that is rotated around shaft 2b, 13a (Figs. 3 and 7-8). However, the figures in Yoshinori only show the panel 6, 12 when it is set in its most lowered state. Since Yoshinori does not disclose how the panel is positioned when it is set in its most erected state, Yoshinori fails to teach that the shaft is positioned in the same place as the top of

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the upper end of the front surface of the panel when the panel is set in its most erected state. Therefore, Yoshinori does not disclose or teach all the elements of the claimed invention.

In light of the foregoing, it is respectfully submitted that the present application is in condition for allowance and notice to that effect is hereby requested. If it is determined that the application is not in a condition for allowance, the Examiner is invited to initiate a telephone interview with the undersigned attorney to expedite prosecution of the present application.

If there are any additional fees resulting from this communication, please charge the same to our Deposit Account No. 16-0820, our Order No. 35997.

Respectfully submitted,
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